## REMARKS

This Application has been carefully reviewed in light of the Official Action issued November 28, 2006. Claims 1, 2, 4, 5, 8, 10, 11, 13-16, and 18-20 are pending in this application with Claims 6, 7, and 9 being withdrawn. Applicant respectfully requests reconsideration and favorable action in this Application.

The drawings stand objected to under 37 C.F.R. §1.83(a) as not showing every feature of the invention specified in the claims. As provided in previous responses, FIGURE 14 has been amended to show the midsole described in the specification but missing from the drawings. Support for the amendment to the drawings to show the midsole can be found at page 29, lines 11-13, of Applicant's specification. Further support for a midsole can be found at page 22, lines 9-12, of Applicant's The Examiner indicates that the thickness, specification. shape, and exact location of the midsole added to FIGURE 14 is considered to be new matter. Applicant respectfully submits that these features are disclosed in Applicant's specification and no new matter has been added as a result of showing the midsole in the drawings. As cited above, Applicant's specification clearly states that midsoles may be included in the shoe and thus has some thickness, its location may be between an insole and an outsole, and its shape may have substantially planar surfaces. The midsole now shown in FIGURE 14 provides these features. Moreover, midsoles are well known by those of skill in the art as shown in the various prior art documents submitted by Applicant and cited by the Examiner and as taken by the Examiner as Official Notice in the Office Action. No unusual features have been attributed to the midsole provided in FIGURE 14 and described in Applicant's specification. Therefore, Applicant

respectfully submits that the amended drawings are in accordance with 37 C.F.R. §1.83(a).

The Examiner continues to object to the drawings as not showing reference numeral 824 at a substantially halfway point of the shoe. As provided in previous responses, FIGURE 14 has been amended to clearly show that reference numeral 824 coincides with the midpoint of the length of shoe 810 as provided in Applicant's specification at page 29, lines 16-20, therein.

The Examiner has requested a Replacement Sheet correcting the above identified errors. Applicant has provided the Examiner with an appropriate Replacement Sheet pursuant to the Examiner's request in previous responses. Therefore, Applicant respectfully submits that the drawings are in accordance with 37 C.F.R. §1.83(a).

Claims 1, 5, and 11, stand rejected under 35 U.S.C. §102(b) as being anticipated by Snabb, et al. Independent Claims 1 and 11 recite in general an insole being configured with a constantly thick forward toe section and a decreasingly thick rear heel section with the constantly thick forward section meeting the decreasingly thick rear heel section at a substantially halfway point of the upper or outsole of the By contrast, the Snabb, et al. patent clearly states shoe. its forward toe section does not have a constant that thickness until location 29. Location 29 is not at a halfway point with respect to the shoe upper or outsole as required by the claimed invention. In fact, location 29 is underneath the toes of the wearer's foot. The toes of a wearer's foot would never be considered to be at a halfway point of an upper or outsole of a shoe. Moreover, the Snabb, et al. patent clearly teaches away from having this feature at a halfway point of the shoe. (See col. 3, lines 48-50, of the Snabb, et al.

patent). Thus, the Snabb, et al. patent fails to teach each and every limitation of the claimed invention as required to support an anticipation rejection. The Examiner's reliance on the placement of point 824 in the original drawings is not supported by Applicant's specification. The location of point 824 has been corrected to be consistent with the description in Applicant's specification that point 824 is where the first portion 820 having a constant thickness meets the second portion 826 having an increasing thickness and that point 824 is at a substantially halfway point of the upper or outsole of the shoe. FIGURE 14 was properly amended to reflect the description provided in Applicant's specification. Therefore, Applicant respectfully submits that Claims 1, 5, and 11 are not anticipated by the Snabb, et al. patent.

Claims 8, 14, 16, 19, and 20 stand rejected under 35 U.S.C. \$103(a) as being unpatentable over Snabb, et al. Independent Claim 1, from which Claim 8 depends, and Independent Claim 11, from which Claim 14 depends has been shown above to be patentably distinct from the Snabb, et al. patent. Independent Claim 16 includes the similar features shown above to be patentably distinct from the Snabb, et al. patent. Therefore, Applicant respectfully submits that Claims 8, 14, 16, 19, and 20 are patentably distinct from the Snabb, et al. patent.

Claims 15 stands rejected under 35 U.S.C. §103(a) as being unpatentable over Snabb, et al. in view of Borgeas. Independent Claim 11, from which Claim 15 depends, has been shown above to be patentably distinct from the Snabb, et al. patent. Moreover, the Borgeas patent does not include any additional disclosure combinable with the Snabb, et al. patent that would be material to patentability of these claims. Therefore, Applicant respectfully submits that Claim 15 is

patentably distinct from the proposed Snabb, et al. - Borgeas combination.

## CONCLUSION

Applicant has now made an earnest attempt to place this case in condition for allowance. For the foregoing reasons, and for other reasons clearly apparent, Applicant respectfully requests full allowance of all pending claims.

If there are matters that can be discussed by telephone to advance prosecution of this Application, Applicant invites the Examiner to contact the undersigned attorney at the number provided below.

The Commissioner is hereby authorized to charge any fees or credit any overpayments to Deposit Account No. 02-0384 of BAKER BOTTS  $_{\rm L.L.P.}$ 

Respectfully submitted,

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